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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/049,980	09/03/2002	Tracey Cooke	P/3610-26	2665
2352	7590 08/16/2005		EXAMINER	
	NK FABER GERB & S	QAZI, SABI	QAZI, SABIHA NAIM	
1180 AVENUE OF THE AMERICAS NEW YORK, NY 100368403			ART UNIT	PAPER NUMBER
1,2,, 1,011			1616	·
			DATE MAILED: 08/16/2003	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Examiner-Initiated Interview Summ	nmary	10/049,980	COOKE ET AL.		
Examiner-initiated interview dumin		Examiner	Art Unit		
		Sabiha Qazi	1616		
All Participants:		Status of Application:			
(1) <u>Sabiha Qazi, Ph.D. (Examiner)</u> .		(3) James Lewis (Attorney).			
(2) Paul Grandinetti (Attorney).		(4)			
Date of Interview: 12 August 2005		Time:			
	☐ Applica	int's representative)			
Part I.					
Rejection(s) discussed: NA					
Claims discussed: Claim 1					
Prior art documents discussed:					
Part II.					
SUBSTANCE OF INTERVIEW DESCRIBING TH See Continuation Sheet	IE GENEI	RAL NATURE OF WHAT WA	S DISCUSSED:		
Part III.					
 It is not necessary for applicant to provide a s directly resulted in the allowance of the applicant the interview in the Notice of Allowability. It is not necessary for applicant to provide a s did not result in resolution of all issues. A brief 	ation. The eparate r	e examiner will provide a writt ecord of the substance of the	ten summary of the substance interview, since the interview		
5.03/					
(Examiner/SPE Signature) (A	Applicant/	Applicant's Representative S	ignature – if appropriate)		

Art Unit: 1616

EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Attorney Paul Grandinetti on 8/11/05 and James Lewis on 8/12/05.

The application has been amended as follows:

Please amend Claim 1 as follows.

- Delete "-N(R₃)N(R₄)C(=O) or CH₂OCH₂ then A₂ cannot be a heterocyclyl containing N or O" from the definition of A2, lines 2 and 3 in claim 1.
- Insert "-N(R³)N(R⁴)C(=O) then A² can not contain any heterocyclyl containing N
 or O"
- Delete the definition of R¹ and R² from 4th and 5th lines
- Delete "or any R¹,----R³ or R⁴ group" before "together with" from lines 7th and 8th
- Delete "or nitro;" from the definition of R³ or R⁴
- Insert ", nitro or" before "together with interconnecting atoms"
- The definition of R³ or R⁴ after the amendments will be read as "R³ and R⁴, which may be the same or different, are R^b, cyano, nitro or together with the interconnecting atoms can form a 5-or 6-membered ring with A²;"

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Application/Control Number: 10/049,980

Art Unit: 1616

• Delete the definition of Y from line 11

Please see the interview summary.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sabiha Qazi whose telephone number is (571) 272-0622. The

examiner can normally be reached on any business day.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Gary Kunz can be reached on (571) 272-0887. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SABIHA QAZI, PH.D PRIMARY EXAMINER

Page 3

Application No. 10/049,980

Continuation of Substance of Interview including description of the general nature of what was discussed: Examiner spoke to Mr. Grandinetti about the amendments necessary for claim 1. Examiner also discussed about why 312 amendments. Examiner notes, that these amendments were filed after receiving the notice of allowability by Applicants. Mr. Lewis told the Examiner that it was a mistake from their part. He apologized for that. Claims as amended by Applicants contain various substitutents which belong to groups which were canceled by Applicants. Examiner inadvertantly missed to cancel and apologize for any inconveniece caused by this. Furthermore, amendment in the definition of A2 was considered necessary in order to avoid any possible overlap over the prior art of record, EPA 0469711, especially compounds 90 and 92, in order to avoid any confusing language Examiner has decided to bring back original definition of A2 and newly amneded definition would be deleted. Examiner was authorized to amend the claims as discussed. Mr. Grandinetti on 8/11/05 told the Examiner that Mr. Lewis will call to discuss the issues in detail. All the amendemnts were discussed in detail on 8/12/05..